

## UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NOW FILING DATE / 9 | KRAINS FIRST NAMED INVENTOR W ATTORNEY DOCKET NO.

QM51/1002

FAY, SHARPE, BEALL, FAGAN, MINNICH & MCKEE 1100 SUPERIOR AVE., STE 700 CLEVELAND OH 44114-2518

EXAMINER				
JOYCE, H	(			
ARTUNIT	PAPER NUMBER			

DATE MAILED:

10/02/98

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## Office Action Summary

Application No. 08/230,083 Applicant(s)

Willibald Kraus

Examiner

H. Joyce

Group Art Unit 3744

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X Responsive to communication(s) filed on Jul 12, 1996	·
☐ This action is <b>FINAL</b> .	
Since this application is in condition for allowance except for in accordance with the practice under Ex parte Quayle, 1935	formal matters, prosecution as to the merits is closed C.D. 11; 453 O.G. 213.
A shortened statutory period for response to this action is set to is longer, from the mailing date of this communication. Failure to application to become abandoned. (35 U.S.C. § 133). Extension 37 CFR 1.136(a).	o respond within the period for response will cause the
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
☐ Claim(s)	
☐ Claims	
Application Papers	Povious PTO 949
<ul><li>☐ See the attached Notice of Draftsperson's Patent Drawing</li><li>☐ The drawing(s) filed on is/are objected</li></ul>	
☐ The proposed drawing correction, filed on	
· · · · · · · · · · · · · · · · · · ·	isapproveduisapproved.
<ul><li>The specification is objected to by the Examiner.</li><li>The oath or declaration is objected to by the Examiner.</li></ul>	
Priority under 35 U.S.C. § 119  Acknowledgement is made of a claim for foreign priority u	inder 35 II S C & 119(a)-(d)
☐ All ☐ Some* ☐ None of the CERTIFIED copies of	
received.	and priority declaration have been
received in Application No. (Series Code/Serial Num	ber) .
received in this national stage application from the l	
*Certified copies not received:	
☐ Acknowledgement is made of a claim for domestic priority	under 35 U.S.C. § 119(e).
Attachment(s)	
☐ Notice of References Cited, PTO-892	
☐ Information Disclosure Statement(s), PTO-1449, Paper No	(s)
☐ Interview Summary, PTO-413	0
<ul> <li>□ Notice of Draftsperson's Patent Drawing Review, PTO-948</li> <li>□ Notice of Informal Patent Application, PTO-152</li> </ul>	
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SEE OFFICE ACTION ON TH	HE FOLLOWING PAGES

Serial Number: 08/230,083

Art Unit: 3404

**DETAILED ACTION** 

1. The indicated allowability of claims 14 and 16 is withdrawn in view of the "Recapture

Rule".

Recapture Issues and Rejection

2. During the prosecution of S.N. 07/642,475, which matured into U.S. Patent No.

5,105,731 claims 1, 3-5 and 7-11 were rejected under 35 USC 103 as being unpatentable over

either Feles et al. or Frien in view of Mizusawa, but claims 2 and 12-14 were only objected to and

were indicated to be allowable if rewritten in independent form to include all of the limitations of

the base claim and any intervening claim.

In response to that rejection, applicant filed an amendment in which claims 2 and 12 were

canceled and were rewritten in independent form and the statement was made that "the claims as

now presented were patentable over all of the prior art of record."

Thus, the prosecution history of U.S. Patent No. 5, 105,731 clearly reveals that applicant

surrendered a claim having the scope of claim 1 in an attempt to obtain allowance of the original

patent claims. In particular, applicant added the limitations contained in originally presented claim

2 to obtain allowance of his application.

The specific limitations which were added to claim 1 to obtain an allowable claim were:

wherein the inner frame (4) has a surrounding rim (7) carrying rib members

(8) spaced transversely with stays (9) extending therefrom and a surrounding frame

(1) joining the stays (9).

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In this reissue application, applicant has presented claims 14 and 16, none of which recites the limitations added to obtain allowance of the patent.

Each of these claims must be addressed to determine if it violates the recapture doctrine.

Claim 14's scope differs from that of originally filed claim 1 by specifying that there are two clip connections, one of which comprises a springy tongue and is spaced from the surrounding wall, and the other of which comprises a springy tongue which is integral with the surrounding wall. Here, the change in scope, even though narrower than the originally filed claim 1, is merely an obvious duplication of parts which is an unpatentable limitation. Therefore, it does violate the recapture rule. In this regard, see In re Clement, 45 USPQ2d 1161,1165 (Fed. Cir. 1997).

Claim 16 adds no limitations to what was recited in originally filed claim 1; and thus, clearly violates the recapture doctrine.

Claims 14 and 16 are rejected under the equitable "recapture" doctrine which prevents a reissue applicant from obtaining subject matter surrendered in an attempt to obtain allowance of the original patent claims. See, in this regard, In re Clement, 45 USPQ2d 1161, 1164 (Fed. Cir. 1997).

## Allowable Subject Matter

3. Claims 1-13 are allowed. Serial Number: 08/230,083

Art Unit: 3404

## Reissue Applications

This reissue application was filed without the required offer to surrender the original patent or, if the original is lost or inaccessible, an affidavit or declaration to that effect. The original patent, or an affidavit or declaration as to loss or inaccessibility of the original patent, must be received before this reissue application can be allowed. See 37 CFR 1.178.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to H. Joyce whose telephone number is 703/308/0274 and whose Group fax number is 703/305/3463.

HXROLD JOYCE PRIMARY EXAMINER ART UNIT 3404

HJ June 26, 1998